

1  
2  
3  
4  
5 UNITED STATES DISTRICT COURT  
6 NORTHERN DISTRICT OF CALIFORNIA7  
8 MICHAEL RODMAN,  
9 Plaintiff,  
10 v.  
11 SAFEWAY INC.,  
12 Defendant.

Case No. 11-cv-03003-JST

**SCHEDULING ORDER**

Re: ECF Nos. 376, 377

13  
14 The Court previously ordered the parties to (1) submit a proposed schedule for the  
15 submission of additional jury instructions, motions in limine, and other items requiring pretrial  
16 relief, ECF No. 373 at 2; (2) set a deadline for Safeway to review its prior discovery responses and  
17 Mr. Gurthrie's declarations and either supplement them or confirm that no supplementation is  
18 necessary, ECF No. 374 at 2; and (3) set a deadline for Safeway to provide Plaintiff with  
19 additional metadata relating to the ten newly-discovered documents found on the "legacy" server,  
20 *id.* at 3. On October 8, 2015, the parties submitted letters to the Court indicating that they had  
21 reached an agreement on these deadlines. ECF Nos. 376, 377.22 The Court adopts the parties' proposals and hereby sets the following case deadlines  
23 pursuant to Federal Rule of Civil Procedure 16 and Civil Local Rule 16-10:24  
25  
26  
27  
28

Event	Deadline
Deadline for Defendant to review and supplement discovery responses and Mr. Guthrie's declarations	October 15, 2015

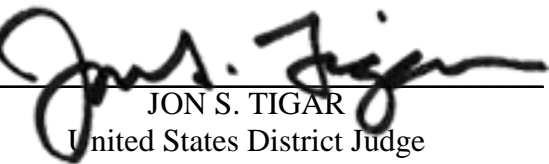
	<b>Event</b>	<b>Deadline</b>
2	Deadline for Defendant to provide additional metadata relating to the ten newly-discovered documents found on the “legacy” server	October 16, 2015
4	Deadline to exchange witness and exhibit lists	November 11, 2015
5	Deadline to file Joint Pretrial Statement and Motions In Limine	November 16, 2015
7	Deadline to file proposed jury instructions, voir dire questions, and jury verdict forms	November 20, 2015

8        The Court also notes that Plaintiff has indicated that it may wish to serve “a designee  
 9 deposition” and a “narrow set of requests to admit in order to attempt to narrow the issues that will  
 10 need to be presented at trial.” ECF No. 376 at 3. Plaintiff need not obtain the Court’s permission  
 11 to serve such discovery requests on Defendant. The Court will resolve Defendant’s objections to  
 12 these requests if and when the discovery is actually served and the Defendant actually objects.

13        Counsel may not modify these dates without leave of court. The parties shall comply with  
 14 the Court’s standing orders, which are available at [cand.uscourts.gov/jstorders](http://cand.uscourts.gov/jstorders).

15        IT IS SO ORDERED.

16        Dated: October 14, 2015

17          
 18        JON S. TIGAR  
 19        United States District Judge